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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/996,116	11/28/2001	Sean B. Simmons	555255012298	1523
7590 05/19/2005			EXAMINER	
David B. Cochran, Esq.			PERILLA, JASON M	
Jones, Day, Re	avis & Pogue			
North Point			ART UNIT	PAPER NUMBER
901 Lakeside Ave			2634	
Cleveland, OH 44114			DATE MAII ED: 05/19/2004	5

Please find below and/or attached an Office communication concerning this application or proceeding.

4	Application No.	Applicant(s)				
	09/996,116	SIMMONS ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jason M. Perilla	2634				
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet wit	h the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory peri - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the ma earned patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a re reply within the statutory minimum of thirty lod will apply and will expire SIX (6) MONT tute, cause the application to become ABA	ply be timely filed r (30) days will be considered timely. FHS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 28	<u> November 2001</u> .					
2a) ☐ This action is FINAL . 2b) ☐ T	his action is non-final.					
3) Since this application is in condition for allow closed in accordance with the practice under	•					
Disposition of Claims						
4) Claim(s) <u>1-24</u> is/are pending in the applicati 4a) Of the above claim(s) is/are withd						
	Claim(s) is/are allowed.					
6) Claim(s) is/are rejected. 7) Claim(s) <u>1-24</u> is/are objected to.						
8) Claim(s) are subject to restriction and	d/or election requirement.					
Application Papers						
9) The specification is objected to by the Exam	iner.					
10)⊠ The drawing(s) filed on <u>28 November 2001</u> in Applicant may not request that any objection to t	s/are: a)⊠ accepted or b)□					
Replacement drawing sheet(s) including the corr	•					
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the papplication from the International Bur	ents have been received. ents have been received in Appriority documents have been reau (PCT Rule 17.2(a)).	pplication No received in this National Stage				
* See the attached detailed Office action for a	list of the certified copies not i	received.				
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 		ummary (PTO-413))/Mail Date				
 Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date 9/11/03. 		formal Patent Application (PTO-152)				

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DETAILED ACTION

1. Claims 1-24 are pending in the instant application.

Information Disclosure Statement

2. The information disclosure statement (IDS) submitted on September 11, 2003 is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Claim Objections

3. Claims 1-24 are objected to because of the following informalities:

Regarding claim 1, in line 5, "read the consecutive stored" should be replaced by –read the stored consecutive--, in line 6, "monitor the read portions" should be replaced by –monitor the read stored consecutive portions--, in lines 6-7, "received signal" should be replaced by –received communications signal--, in line 8, "the stored portions of the received signal" should be replaced by –the read stored consecutive portions of the received communications signal--, and, in line 9, "read portions of the received signal" should be replaced by –read stored consecutive portions of the received communications signal--.

Regarding claim 2, in line 2, "stored portions" should be replaced by – stored consecutive portions--.

Regarding claim 8, in line 3, "the consecutive" should be replaced by –the stored consecutive--.

Regarding claim 9, in line 1, "read portions" should be replaced by –read stored consecutive portions--, in line 2, "the received signal to detect a sync signal" should be replaced by –the received communications signal to detect the

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sync signal--, and "read portions" should be replaced by -read stored consecutive portions--, and, in line 3, "received signal with the sync signal" should be replaced by -received communications signal with a predetermined sync signal--.

Regarding claim 12, in line 4, "the consecutive stored portions" should be replaced by -the stored consecutive portions--, in line 6, "the read portions of the received signal" should be replaced by -the read stored consecutive portions of the received communications signal--, in line 7, "in the stored portions" should be replaced by -in the read stored consecutive portions--, in line 8, "received signal" should be replaced by -received communications signal-, and, in line 10, "read portions" should be replaced by -read stored consecutive portions--.

Regarding claim 13, in line 1, "reading and" should be stricken because the step of reading is already determined in claim 12. Further, in line 2, "stored portions" should be replaced by -stored consecutive portions--.

Regarding claim 16, in line 3, "of the received communications signal" should be replaced by -of an analog received communications signal--.

Regarding claim 17, in line 4,"the consecutive stored" should be replaced by -the stored consecutive--, in lines 5-6, "the read portions of the received signal" should be replaced by -the read stored consecutive portions of the received communications signal--, in line 7, "the stored portions of the received signal" should be replaced by -the read stored consecutive portions of the received communications signal, and, in line 8, "read portions of the received

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signal" should be replaced by –read stored consecutive portions of the received communications signal--.

Regarding claim 18, in line 5, "reading the consecutive stored portions" should be replaced by –reading the stored consecutive portions—, in line 7, "read portions" should be replaced by –read stored consecutive portions—, in line 8, "stored portions" should be replaced by –stored consecutive portions—, and, in line 11, "read portions" should be replaced by –read stored consecutive portions—

Regarding claim 20, in line 8, "reading the consecutive stored portions" should be replaced by –reading the stored consecutive portions—, in line 10, "read portions" should be replaced by –read stored consecutive portions—, in line 11, "the stored portions" should be replaced by –the read stored consecutive portions—, in line 12, "the received signal" should be replaced by –the received communications signal—, in line 14, "read portions of the received signal" should be replaced by –read stored consecutive portions of the received communications signal—.

Regarding claim 21, in line 1, "received" should be replaced by -receive--.

Regarding claim 23, in line 2, "received signal" should be replaced by – received communications signal--.

Regarding claim 24, "the device" should be replaced by –the wireless communications device--.

Appropriate correction is required.

Allowable Subject Matter

4. The indication of allowable subject matter is made regarding claims 1-24.

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5. The following is a statement of reasons for the indication of allowable subject matter:

Claims 1-24 are indicated to contain allowable subject matter because the prior art of record does not anticipate or obviate the claimed subject matter including re-reading stored consecutive portions of received data in the condition that a false synchronization is detected. The prior art of record discloses the detection of a possible false synchronization, but does not re-read the data which had occurred before the false synchronization is detected.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following prior art is cited to further show the state of the art with respect to frame synchronizers.

U.S. Pat. No. 4316284 to Howard.

U.S. Pat. No. 4943985 to Gherardi.

U.S. Pat. No. 5107495 to Kamoi et al.

U.S. Pat. No. 5303270 to Fujii.

U.S. Pat. No. 5809094 to Masumoto et al.

7. This application is in condition for allowance except for the following formal matters:

The objections above.

Prosecution on the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Application/Control Number: 09/996,116 Page 6

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8. A shortened statutory period for reply to this action is set to expire **TWO**

MONTHS from the mailing date of this letter.

Any inquiry concerning this communication or earlier communications from

the examiner should be directed to Jason M. Perilla whose telephone number is

(571) 272-3055. The examiner can normally be reached on M-F 8-5 EST.

If attempts to reach the examiner by telephone are unsuccessful, the

examiner's supervisor, Stephen Chin can be reached on (571) 272-3056. The

fax phone number for the organization where this application or proceeding is

assigned is 703-872-9306.

Information regarding the status of an application may be obtained from

the Patent Application Information Retrieval (PAIR) system. Status information

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system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-

free).

Jason M. Perilla May 9, 2005

imp

CHIEH M. FAN PRIMARY EXAMINER